

That wud be a great saving these hard times."

George Ade was talking at a June wedding in Chicago about matrimony. "Matrimony is perhaps a little too much idealized," he said. "These June brides, radiant under their white veils in a glitter of June sunshine, seem, capable of changing earth into heaven, but as a matter of fact they are not capable of anything of the sort. I am in hearty sympathy with old Brown, to whom young Black said at a wedding: 'A good wife can make a veritable angel of a man.' Yes, that's so," old Brown agreed. "My wife came near making one of me with her first batch of doughnuts."

There is a monument in Hempstead, Long Island, erected to the members of a shipwrecked crew, who were drowned off Far Rockaway one stormy night. On three sides of the monument are ordinary inscriptions. On

French, but, determined that he would not necessarily display his ignorance before the waiter, he pointed to an item and said: "I'll have some of that, please." The waiter looked compassionate. "I'm sorry, sir," he said gently, "but the band is playing that just at present."

Hsu Ping-Chen, the popular Chinese Consul at San Francisco, discussed at a recent dinner his country's customs. "There is one custom," said a young girl, "that I can't understand—and that is the Chinese custom of committing suicide by eating gold-leaf. I can't understand how gold-leaf can kill."

"The partaker, no doubt," smiled the consul, "succumbs from a consciousness of inward guilt."—Los Angeles Times.

A newspaper, in speaking of a deceased citizen, said: "We knew him as old Ten Per Cent—the more he had

Section 1. That the City Council does hereby levy and tax and provide for the assessment of the same upon the property hereinafter described in Paving District No. 27, for the purpose of providing for the grading and paving of a portion of said district, to-wit:

In Lots 5, Block 63, Plat "B"; and 6 and 7, Block 73, Plat "A," abutting on both sides of Third East Street between South Temple and First South Streets.

This tax is levied to defray the expense of grading, and paving with asphalt (said asphalt pavement to be seventy-two (72) feet wide between curbs, and nine and one-half (9½) inches thick), the portion of said Third East Street hereinafter and hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that said property will be especially benefited thereby to the full amount of the tax hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street fronting upon and to a depth of twenty-five (25) feet back therefrom, and the tax hereby levied and to be assessed upon said parcels of land is six thousand eight hundred two and 62-100 (\$6,802.62) dollars, or ten and 437459-1,000,000 (\$10,437459) dollars per front or linear foot of abutting property for grading and paving the street above mentioned in Paving District No. 27, there being 651.75 feet of abutting property within the boundaries of the lots, blocks and street above mentioned in said district, which is the total cost and cost per front foot of said pavement, according to the contract entered into for the performance of said work and making said improvement, with P. J. Moran, dated the 22nd day of May, 1911, and the Treasurer is hereby authorized and directed to assess in accordance with the provisions of this ordinance, for the purpose herein mentioned:

The west side of Lot 5, Block 63, Plat "B"; the east side of Lot 6, the north 156.75 feet of the east side of Lot 7, Block 73, Plat "A," Salt Lake City Survey, as the same are shown upon the official plats of said city to a depth of twenty-five (25) feet back from said street, and to collect said tax.

Section 2. Said tax shall become and be delinquent in ten equal yearly installments, with interest on the whole sum unpaid at the rate of six per cent per annum, payable at the time each installment is due, to-wit: One-tenth thereof one year after the approval of the ordinance confirming the levy of the tax for the payment for such improvement; one-tenth thereof in two years after such approval; one-tenth thereof in three years after such approval; one-tenth thereof in four years after such approval; one-tenth thereof in five years after such approval; one-tenth thereof in six years after such approval; one-tenth thereof in seven years after such approval; one-tenth thereof in eight years after such approval; one-tenth thereof in nine years after such approval; and one-tenth thereof in ten years after such approval. One or more of said installments, in the order in which they are payable, or the whole special tax, may be paid at any time within thirty days after the approval of the ordinance confirming the levy of the tax, without interest. In the event of any installment or the interest aforesaid, not being paid on the date the same becomes due, the whole amount of the special tax unpaid at the time said installment and interest are due, shall become due and payable, and shall draw interest at the rate of eight per cent per annum until the sale of the property assessed; provided, one or more installments, in the order in which they are payable,

or the whole special tax unpaid, may be paid on the day any installment becomes due, by paying the amount thereof and interest to said date.

Section 3. This ordinance shall take effect upon approval.

Passed by the City Council of Salt Lake City, Utah, August 7th, 1911, and referred to the Mayor for his approval.

B. S. RIVES,

City Recorder.

Approved this 3th day of August, 1911.

J. S. BRANSFORD,

Mayor.

STATE OF UTAH,

City and County of Salt Lake—ss:

I, B. S. RIVES, City Recorder of Salt Lake City, Utah, do hereby certify that the above and foregoing is a full, true and correct copy of an ordinance entitled, "An ordinance levying a tax and for the assessment of property on Third East Street between South Temple and Third South Streets, in Paving District No. 27, for the purpose of providing for the grading and paving thereof," passed by the City Council of Salt Lake City, Utah, August 7th, 1911, and approved by the Mayor, August 8th, 1911, as appears of record in my office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of said City, this 8th day of August, 1911.

(SEAL) B. S. RIVES,

City Recorder.

Bill No. 71. Paving Extension No. 63. Second and final estimate.

ASSESSMENT NO. 11.

The Paraffine Oil Company of Utah. Principal place of business, Salt Lake City, Utah. Location of oil lands, Dairy Fork canyon, Utah county.

Notice is hereby given that at a meeting of the board of directors of the Paraffine Oil company, held on the 7th day of August, 1911, assessment No. 11 of one-third (1/3) cent per share was levied upon the capital stock of the corporation, issued and outstanding, payable immediately to the president, William T. Noat, No. 157 West North Temple street, Salt Lake City, Utah.

Any stock upon which this assessment may remain unpaid on the 12th day of September, 1911, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold on Wednesday, the 12th day of October, 1911, at the hour of 1 p. m. of said day at the office of the corporation, No. 417 East Second South street, Salt Lake City, Utah., to pay the delinquent assessment thereon, together with cost of advertising and expense of sale.

DR. CLARENCE BARRETT,
8-12-9-9. Secretary.

NOTICE.

PEACOCK COPPER CONSOLIDATED MINING COMPANY. Location of principal place of business, 526 Atlas Block, Salt Lake City, Utah. Notice.—Notice is hereby given that there will be held a special meeting of the stockholders of the Peacock Copper Consolidated Mining Company, at the company's office, 526 Atlas Block, Salt Lake City, Utah, on Monday, the 14th day of August, 1911, at 2:30 o'clock p. m., for the purpose of considering and adopting or rejecting a proposition as follows, viz:

To amend Article Ten by striking out "sixty" and inserting "six hundred" in lieu thereof and striking out "ten cents" and inserting in lieu thereof "one dollar," so as to make the capitalization \$600,000.00, with par value of \$1.00 per share.

Dated at Salt Lake City, Utah, this 22nd day of July, A. D. 1911.
PEACOCK COPPER CONSOLIDATED MINING COMPANY.

By L. F. BLOCK, President.
7-22 8-12.



RICHARD CARLE.

Mr. Carle and Edna Wallace Hopper will be seen at the Salt Lake Theatre the last half of the coming week in their musical play, "Jumping Jupiter."

the fourth appears the best bit of humor ever found on a gravestone. It reads as follows: "This monument was erected by the humane people of Queens county to the memory of the shipwrecked crew—out of the money found on the bodies of the deceased."

"See here, landlord," said an angry tenant, after he had signed the contract for a year, 'this house is full of sewer-gas.'

"Yes; that's what I told you."

"Told me?"

"Yes. You asked me if there was gas in every room, and I said there was."

"Prison reform is gaining ground every day." "Yes; I hear one of our penal institutions is going to have graduating exercises this year."—Washington Herald.

Lack of experience had led Mr. Simkins to a fairly fashionable restaurant. He could not understand a word of

the less he spent—the more he got the less he lent—he's dead—we don't know where he went; but if his soul to heaven is sent—he'll own the harp and charge 'em rent."

Boss—There's \$10 gone from my cash drawer, Johnny; you and I were the only people who had the keys to that drawer.

Office Boy—Well, s'pose we each pay \$5 and say no more about it?—Philadelphia Bulletin.

LEGAL NOTICES

AN ORDINANCE.

An ordinance levying a tax and for the assessment of property on Third East Street between South Temple and Third South Streets, in Paving District No. 27, for the purpose of providing for the grading and paving thereof.

Be it ordained by the City Council of Salt Lake City, Utah: